

# EXHIBIT 1

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UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

Before The Honorable William H. Alsup, Judge

GOOGLE LLC,	)	
	)	
Plaintiff,	)	
	)	
VS.	)	<b>NO. C 20-06754 WHA</b>
	)	
SONOS, INC.,	)	
	)	
Defendant.	)	
_____	)	

San Francisco, California  
Thursday, November 19, 2020

**TRANSCRIPT OF TELEPHONIC PROCEEDINGS**

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Also Present:

**Joseph Shear, Google**

1 forum. That's not forum shopping. That is a legitimate choice  
2 of forum where they have a substantial presence and where the  
3 time to trial allows us to get to trial quickly.

4 Yes, they would like to go to trial much more slowly.  
5 They would prefer a venue where they don't have to face a quick  
6 trial, absolutely.

7 And Mr. Verhoeven, my learned colleague, says that,  
8 you know, once we decide we're going to be in Texas or we file,  
9 they have the right to challenge it. They sure do. But the  
10 proper way to challenge it is through a 1404(a) motion brought  
11 in western Texas, through a motion to transfer.

12 And, Your Honor, by the way, if you grant our motion, they  
13 can still do that. There's nothing about this court declining  
14 declaratory judgment jurisdiction that prohibits them from  
15 bringing a motion to transfer in front of that court. So they  
16 absolutely do, if they think this is a more convenient venue,  
17 have the right to file a motion to transfer in that district.  
18 And if they can show that this district is clearly more  
19 convenient, which they cannot, then the case would be  
20 transferred.

21 But to accuse us of forum shopping and saying that that  
22 district has absolutely no connection is just wrong. They have  
23 a thousand engineers there.

24 And, Your Honor, he says: Well, you know, the only  
25 connection Sonos can point to is the cloud infrastructure, and

1 the cloud infrastructure doesn't have a connection.

2 Your Honor, I think that's a gross oversimplification.  
3 Two of the patents-in-suit are what we call our cloud queue  
4 patents, and they deal with exactly how music streaming on a  
5 cloud gets transferred between a device, let's say a cell  
6 phone, and a speaker and how do you take a queue that's queued  
7 up in the cloud and transfer that queue of music from one  
8 device to another. And that inherently deals with the  
9 structure, function, and operation of the cloud infrastructure.

10 And that cloud infrastructure, as we understand it, is, in  
11 fact, developed in Austin. And we pointed out that they are  
12 recruiting for engineers for that infrastructure, for the  
13 development of that infrastructure, in Austin and that their  
14 own websites say and talk about the fact that Austin is a hub  
15 for that technology.

16 Now, I will readily admit that there is also accused  
17 technology that was developed in Northern California for sure.  
18 But to say that it has no connection to the lawsuit, that's  
19 absolutely, absolutely not true.

20 Your Honor, if I had a couple more minutes, I'd love to  
21 respond to his other points, but I do want to be respectful of  
22 your time.

23 **THE COURT:** I could have sworn that there was a Sonos  
24 lawsuit. Is it Judge Chen?

25 **MR. ROBERTS:** That's correct, Your Honor. They

1 And by the time we get to the point where, you know, maybe  
2 there's a vaccine and this court can start setting things for  
3 trial again, we're going to have at least a full year, if not a  
4 year and a half, of jury trials in backlog. And the notion  
5 that we're going to work through those in any kind of a timely  
6 way such that this case could get to trial in 18 months from  
7 now or anything close to it strikes me as exceptionally  
8 unlikely.

9 **THE COURT:** The comment I'm about to make falls into  
10 the category of: You might get what you wish for.

11 My practice, when someone seeks declaratory relief as the  
12 plaintiff that they don't infringe, is an automatic opening  
13 their doors to bone-crushing discovery because they're the  
14 plaintiff and they're the ones claiming they don't infringe.  
15 It's the exact opposite of whenever the patent holder sues.

16 And you will be losing that advantage if you don't get me  
17 as your judge. I would make Google open their books, open  
18 their records, all their source code, get those people up for  
19 deposition pronto, because they're the ones seeking relief; and  
20 it would be unfair to give them relief without giving you  
21 bone-crushing discovery. So if you win this motion, you're  
22 going to lose out on that. I'll just give you that point for  
23 future reference.

24 And by the way, 18 months, in my view, is a long time. I  
25 usually get patent cases to trial in 12 to 14 months. Now, the

**CERTIFICATE OF REPORTER**

I certify that the foregoing is a correct transcript  
from the record of proceedings in the above-entitled matter.

DATE: Monday, November 23, 2020

*Ana M. Dub*

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Official Reporter, U.S. District Court